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David Andrew D'Amore
P.O. Box 1845
Brentwood CA 92004-1845

Re: Attn: Mr. Steven Brantley, Sr. Petitions Atty

I am, have always been, Pro Se Independent
Inventor and Author in Entirety.

I never filed a Petition under 1.182
or 1.183. I never asked, was preadvised,
or consented in advance, to my 6/14/10
37 CFR 1.181 (a) Petition to Director
be assumed into any other Petition.

I understand, 12/10/10, 1.182 and
1.183 were dismissed. I have no
direct knowledge of them. Let them
stay Dismissed and do not open because
mail is sent to me. Do Open my
37 CFR 1.181(a), Please. Enclosed,
again, is my 6/14/10 37 CFR 1.181(a).
I understand, I can pay \$400 for Ribby, and
regulation fees for Abendroth, Krentzsch,
and

Copied from 11018253 on 03/23/20115). Thank you.

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2010 • PART OF YOUR SOCIAL SECURITY BENEFITS SHOWN IN BOX 5 MAY BE TAXABLE INCOME.
• SEE THE REVERSE FOR MORE INFORMATION.

Box 1. Name DAVID A DZMURA <u>Disabled</u>		Box 2. Beneficiary's Social Security Number 165-54-6462
Box 3. Benefits Paid in 2010 \$3,948.00		Box 4. Benefits Repaid to SSA in 2010 NONE
		Box 5. Net Benefits for 2010 (Box 3 minus Box 4) \$3,948.00
DESCRIPTION OF AMOUNT IN BOX 3		DESCRIPTION OF AMOUNT IN BOX 4
Paid by check or direct deposit Benefits for 2010	\$3,948.00 \$3,948.00	NONE
<p><i>plus SSA Supplemental Security Income together totall-ing \$865/month. Dad Bob Gline</i></p>		
Box 6. Voluntary Federal Income Tax Withheld NONE		
Box 7. Address DAVID A DZMURA PO BOX 1845 BORREGO SPRGS CA 92004-1845		
Box 8. Claim Number (Use this number if you need to contact SSA.) 165-54-6462A		

Form SSA-1099-SM (1-2011)

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David Andrew D'Zmura
pro se Individual Inventor (Author
Sole Owner in Entirety),

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Attn: Mr. Steven Brantley, Esq.

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3-4 Dec 07 2011

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0567760004 -0097
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Product Description	Sales Qty	Receipt Unit Price	Final Price
Dom. Money Order 18544890025		\$188.00	
Domestic Money Order Fee		\$1.10	
Subtotal:		\$189.10	
Dom. Money Order 18544890036		\$165.00	
Domestic Money Order Fee		\$1.10	
Subtotal:		\$166.10	
Treasury Check		\$536.00	
Total:		\$180.80	
Paid by: Cash			\$180.80

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Product Description	Sales Qty	Receipt Unit Price	Final Price
Treasury Check			\$329.00
Dom. Money Order 18109274938			\$555.00
Domestic Money Order Fee			\$1.50
Subtotal:			\$556.50
Dom. Money Order 18109274940			\$140.00
Domestic Money Order Fee			\$1.10
Subtotal:			\$141.10

Total: \$368.60

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Cash \$369.00
Change Due: -\$0.40

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44c Elid PSA 1 \$0.44 \$0.44
Product / Service Rate Inquiries
SAINT LOUIS MO 63197 USP TO \$0.44
Zone-7 First-Class Mail ~~Priority~~
Letter 0.60 oz.
Expected Delivery: Sat 12/11/10
Certified \$2.80
Label #: 70100290000088727063
Issue PVI: *Del Clark Jr.* \$3.24

ALEXANDRIA VA 22313
Zone-8 Express Mail *DIME & ODM*

PO-Add 2 lb. 1.00 oz.
Label #: EG427575361US
Fri 12/10/10 03:00 PM - Guaranteed
Delivery
Signature Requested

Issue PVI: \$33.10

WASHINGTON DC 20520 \$5.55
Zone-8 Priority Mail
15.50 oz.
Expected Delivery: Fri 12/10/10
Certified \$2.80
Label #: 70101060000192184613
Issue PVI: \$8.35

WASHINGTON DC 20220 \$5.55

Zone-8 Priority Mail
15.20 oz.
Expected Delivery: Fri 12/10/10
Certified \$2.80
Label #: 70101060000192184620
Issue PVI: \$8.35

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Total: \$53.48

Paid by: \$64.00
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Del Clark Jr.

January 4, 2010

David Andrew D'Emure
pro se independent Juris Doctor | Author & Editor

P.O. Box 1845

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Page One of One

I regret no operative, safe, computer, still,

ATTN: Petitions Office, USPTO
Sr. Petitions Attorney Mr. S. Brantley, Esq.

USPTO

Petitions Office

Mail Stop Petitions

P.O. Box 1450

Alexandria, VA 22313-1450

Re: Unexpected Mailing and Call from Your Stated Representative,
"Sr. Petitions Attorney Steven Brantley" (unknownto me).
which I further is towards expediting my 37 CFR 1.181(a) 6/14/10.

Dear Madam or Sir:

Following on my unexpected receipt of mail to Petitions
of 37 CFR 1.182 and 1.183 I had not filed or authorized,
nor mailing of its alleged date, June 25, 2010, and
following on my message stating such to named USPTO
Petitions Attorney Brantley (no prior knowledge/information),
Mr. Brantley placed me, 1/3/11, and represented that
my actual Petition filing (copy enclosed) 37 CFR 1.181(a)
of 6/14/10 had been/is the basis of his 12/10/10 letters,
hence, is my case of 6/14/10 37 CFR 1.181(a), not of any
other party, for none was/is mentioned anywhere on
document 12/10/10, none mentioned in phone call from
Mr. Brantley, and, none permissible by Law, or by me.

I would have appreciated a direct response to my
37 CFR 1.181(a) which I never received. Also, not mentioning
is my actual Petition in his letter was confusing, for I never
Petitioned under 82 or 83, or lettered to USPTO 6/25/10.

I understand in speaking with Mr. Brantley that I can
file under 82 (for instance) re Ribbons and Abandonments, supplying
\$400 therewith, if not by 2/11/11, then some time later when
financially feasible for me. I regret our crossed references.

Copied from 11045275 on 03/23/2011 and disunity of intent in forging signatures.
enc.

Attn: Sr. Petitions Attorney
Mr. Steven Brantley
USPTO Petitions Office

January 3, 2011
David Andrew Yamura US/US
pro se independent Inventor / Author
circumscribed wholly under my
sole Petition 6/14/10, 37 CFR 1.181(a)
see Note letter 1/4/11 enc.

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Page one of three

Re: Your correspondence, stamped Date Mailed 12/10/10
Responding to My Petition Enquiry on my Patent
US Patent # 7,083,415
Title Stars in Ecliptic Coordinates.

Charles Steven
Dear Sr. Petitions Attorney Brantley,

Thank you for our telephone conversation today,
and for clarifying your correspondence, 12/10/10,
based off my 37 CFR 1.181(a) Petition to Director,
marked by me "Due to No Fault of My Own" 6/14/10,
moreover, for clarifying 37 CFR 1.181(a) relates
only to remedy of Fault Due to USPTO or USPTO
error. My opinion, that is not the case concerning
my Patents, filings, Applications and Concerns. I was
not aware of the specific limit re 37 CFR 1.181(a),
and appreciate your information in that regard.

I understand and thank you for your advisement
that lack of Ribbon Copy does not impact or reduce
my legal rights and entitlements, nor does it bestow
any or other parties. I am, was, pro se Independent
Inventor, Sole Inventor, Applicant, Author and Owner my Patent.

January 3, 2011

David Andrew D'Zunno us/us

Attn: Sr. Petitions Atty Brantley P.O. Box Independent Inventor Andrew
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page two of three

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Thus, it is of No Fault of My Own, or of no harm to me, if other parties inciting construe my lack of Ribbon (copy), or another holding of stolen/destroyed Ribbon (copy) as vesting or shifting any manner of Rights and entitlements. Further, as 37 CFR 1.181(a) has limit towards USPTO as to No Fault of Its Own, then, as pro se, categorised reflexive, merit of my Petition under 37 CFR 1.181(a) can stem in case due to No Fault of My Own. My opinion, this logic and circumstance, holds. For, as You mention, in matter of Unavoidable versus Unintentional, a general proof against Unavoidable respective withdrawal of Abandonment occurs should Patentee pay Maintenance Fees yet choose not to move forward open file Applications resulting in their subsequent abandonment. But, here, the measure would be - to choose - with further implied that Patentee had more funds discretionary at the margin to continue prosecution but elected not to do so. In neither case is/was that my circumstance. First, a Patent lapses in Maintenance past grace surcharge virtually cannot be petitioned into re-existence/inforce, such that, there is no choice, Maintenance must be paid having no Petition umbrella, whereas Abandonments (Divs, Apps, Procs) do. Second, I had no ~~Copyrights~~, 1013275 on 03/23/2011, went without to pay Maintenance.

Attn: Sr. Petitioner Atty Prantley
USPTO, Petitions Office
Alexandria, VA 22313-1450

January 3, 2010
David Andrew D'Zurro vs US
P/R se Independent Inventor / Author
Page three of three

Sincerely, David Andrew D'Zurro
In the past few years, I have met, in surcharge grace,
the first four issued of my Patents, including #555 I paid
in my mailing 12/8/10, the fourth. It took six months
to gone, while wholly foregoing any expenditure other
than housing, food, medicine, ad the case, for years.
I, today, have \$9, all my SSI/DI each month of \$865 is
due me. For instance, my housing (with utilities) costs
about \$450/month, my medicine nearly \$200, food adjustable.

The only other Party, potentially with Rights and Entitlements,
as I see ad wrote, 12/09 through present, including 12/8/10,
in my so-named "O/CPLT" (Our USA Obj Counter Party
License Transaction), is the USA Commonwealth, if ad as,
us Agencies undertake contractual specification with me,
as I availed, ad payment to me - which may be lawfully
grantable to calendar Year 2010, if not earlier, 2009 or prior.
That is a matter I have not heard or received specific offer
contract. My O/CPLT filing, I sent to Director, OIPR, ODM,
ad to US Dept. State, Treasury ad IRS. All resides here, otherwise

I take to heart, your indication that stepwise approach,
paying of \$400, for instance, in one Ribbon replacement, or
fee plus relevant Application fees for a specific Abandonment,
is a valid manner esp. if Patentee has the money to do so,
or - only if - My 6/14/10 states some background. If, as,
neither USPTO or myself are expressly at fault, as appears,
then 37CFR 1.181(a) stands in my favor, without Your fault.
Further facts may prove that further if needed. I do not have

Copied from 10/12/25 to 02/23/2011 2/16/11 David Andrew D'Zurro



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DAVID ANDREW D'ZMURA
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In re Patent of D'Zmura
Patent No. 7,236,952
Issue Date: June 26, 2007
Application No. 09/489,739
Filing Date: January 21, 2000
For: Invention in Finance

full copy

All six received 12/23/10 by re.

Decision on Petition

Refiled

?

OK?

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent. The petition is also being treated as a petition under 37 C.F.R. § 1.183.

The petition under 37 C.F.R. § 1.182 is dismissed.

The petition under 37 C.F.R. § 1.183 is dismissed.

Petitioner filed a single petition on June 25, 2010. The petition requests the Office:

1. Issue duplicate letters patent for all of Petitioner's patents,
2. Withdraw the holding of abandonment for all of Petitioner's abandoned divisional and provisional applications, and
3. "Advise the US Dept. Commerce, US Treasury and Executive Cabinet to License ... my Intangible Wealth."

When a party wishes to address an issue involving more than one application or patent, a separate petition must be filed in each of the applications or patents. As a courtesy, the Office has taken steps resulting in a copy of the petition being placed in each of the patent files. However, if Petitioner wishes to request reconsideration of more than one of the decisions, a separate request must be filed for each patent.

Duplicate Letters PatentThe Petition Under 37 C.F.R. § 1.182

Duplicate letters patent may be obtained by filing a petition under 37 C.F.R. § 1.182. Therefore, the Office has treated the petition as a petition under 37 C.F.R. § 1.182.

A petition under 37 C.F.R. § 1.182 for duplicate letters patent must:

- (1) Establish the original letters patent was never received at the address of record, or
- (2) Include a petition fee of \$400.

The petition does not assert Petitioner never received the original letters patent and Petitioner has not supplied the \$400 fee. Therefore, the petition under 37 C.F.R. § 1.182 is dismissed.

The Petition Under 37 C.F.R. § 1.183

Petitioner appears to be seeking waiver of the requirement to pay the \$400 fee for the petition under 37 C.F.R. § 1.182. Therefore, the Office has treated the petition, in part, as a petition under 37 C.F.R. § 1.183 requesting waiver of the requirement in 37 C.F.R. § 1.182 for any petition under that section to be accompanied by the \$400 fee set forth in 37 C.F.R. § 1.17(f).

37 C.F.R. § 1.183 states, with emphasis added,

In an extraordinary situation, when justice requires, any requirement of the regulations in this part which is not a requirement of the statutes may be suspended or waived by the Director or the Director's designee.... Any petition under this section
must be accompanied by the petition fee set forth in § 1.17(f).

A petition under 37 C.F.R. § 1.183 must be accompanied by payment of a \$400 fee, which a party can argue should be waived and refunded in the petition. Petitioner has not submitted the \$400 fee. Therefore, the petition under 37 C.F.R. § 1.183 is dismissed.

As a courtesy, the Office will briefly discuss the requirements of 37 C.F.R. § 1.183 and some of the facts in this case.

In order for a regulation to be waived, justice must require the waiver of the regulation. Justice does not require waiver of a regulation when enforcement of the regulation will not impair the legal rights of a party. Patents are intangible assets and patent rights exist independently of any letters patent. In other words, a copy of a patent grant only has symbolic value. Therefore, the loss of letters patent and the failure to receive duplicate letters patent does *not* impair the legal rights of any party.

Even if a party could be harmed by not possessing any copies of a patent, such harm could be remedied without a need for issuance of duplicate letters patent. For example, a party can obtain a certified copy of a patent for \$25 and an uncertified copy of a patent for \$3. Additional information concerning ordering certified or uncertified copies of a patent can be obtained by calling 1-800-972-6382. In addition to ordering copies of patents from the Office, one can find and print copies of patents from multiple sites on the internet.

The Abandoned Status of Multiple Applications

The petition requests the Office withdraw the holding of abandonment for all of Petitioner's abandoned divisional and provisional applications.

Based on Office records, Petitioner's divisional applications appear to consist of Application No. 10/509,085 and Application Nos. 10/681,356 to 10/681,367. Petitioner appears to have filed about 16 provisional applications.

The Office will not consider the request to withdraw the holding of abandonment in the divisional applications and the provisional applications, because petitions to withdraw the holding of abandonment do not appear to have been in any of the cases.

If petitioner wishes to argue the holding of abandonment should be withdrawn for a specific application, a petition to withdrawn the holding of abandonment must be filed in that specific application.

If Petitioner wishes to argue the holding of abandonment should be withdrawn for multiple applications, separate petitions must be filed in each application.

Request for the Office to Advise Agencies to License Patent

In general, each federal agency within the United States makes the agency's own decisions with respect to the purchase and/or licensing of patents and the United States Patent and Trademark Office does not have the authority to force other agencies to license a patent. Therefore, the Office is unable to advise the Department of Commerce or any other agency to license the patent.

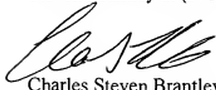
Any request for reconsideration must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are NOT permitted. The reconsideration request should include a cover letter entitled "Renewed Petition."

Further correspondence with respect to this matter may be submitted as follows:

By mail: Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

By facsimile: (571) 273-8300
Attn: Office of Petitions

Telephone inquiries regarding this communication should be directed to Petitions Attorney Steven Brantley at (571) 272-3203.


Charles Steven Brantley
Senior Petitions Attorney
Office of Petitions



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Commissioner for Patents
United States Patent and Trademark Office
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DAVID ANDREW D'ZMURA
P.O. BOX 1845
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In re Patent of D'Zmura :
Patent No. 7,357,638 :
Issue Date: April 15, 2008 : Decision on Petition
Application No. 11/455,901 :
Filing Date: June 19, 2006 :
For: Astrological Horoscopes :

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent.

The petition under 37 C.F.R. § 1.182 is dismissed as moot.

Petitioner has filed a single petition. The petition requests the Office:

1. Issue duplicate letters patent for all of Petitioner's patents,
2. Withdraw the holding of abandonment for all of Petitioner's abandoned divisional and provisional applications, and
3. "Advise the US Dept. Commerce, US Treasury and Executive Cabinet to License ... my Intangible Wealth."

When a party wishes to address an issue involving more than one application or patent, a separate petition must be filed in each of the applications or patents. As a courtesy, the Office has taken steps resulting in a copy of the petition being placed in each of the patent files. However, if Petitioner wishes to request reconsideration of more than one of the decisions, a separate request must be filed for each patent.

Duplicate Letters Patent

The Office mailed the original letters patent on April 15, 2008. The United States Postal Service subsequently returned the letters patent to the Office undelivered.

Office records indicate the Office mailed new letters patent to Petitioner on June 25, 2010. Therefore, the request for issuance of duplicate letters patent is dismissed as moot.

True
Ted
Don
Drew

¹ Page 12



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DAVID ANDREW D'ZMURA
P.O. BOX 1845
BORREGO SPRINGS, CA 92004-1845

In re Patent of D'Zmura :
Patent No. 6,776,618 :
Issue Date: August 17, 2004 : Decision on Petition
Application No. 09/849,582 :
Filing Date: May 5, 2001 :
For: Method of Determining Zodiac Signs :

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent. The petition is also being treated as a petition under 37 C.F.R. § 1.183.

The petition under 37 C.F.R. § 1.182 is **dismissed**.

The petition under 37 C.F.R. § 1.183 is **dismissed**.

Petitioner filed a single petition on June 25, 2010. The petition requests the Office:

1. Issue duplicate letters patent for all of Petitioner's patents,
2. Withdraw the holding of abandonment for all of Petitioner's abandoned divisional and provisional applications, and
3. "Advise the US Dept. Commerce, US Treasury and Executive Cabinet to License ... my Intangible Wealth."

When a party wishes to address an issue involving more than one application or patent, a separate petition must be filed in each of the applications or patents. As a courtesy, the Office has taken steps resulting in a copy of the petition being placed in each of the patent files. However, if Petitioner wishes to request reconsideration of more than one of the decisions, a separate request must be filed for each patent.

Duplicate Letters PatentThe Petition Under 37 C.F.R. § 1.182

Duplicate letters patent may be obtained by filing a petition under 37 C.F.R. § 1.182. Therefore, the Office has treated the petition as a petition under 37 C.F.R. § 1.182.



UNITED STATES PATENT AND TRADEMARK OFFICE

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DAVID ANDREW D'ZMURA
P.O. BOX 1845
BORREGO SPRINGS, CA 92004-1845

OFFICE OF PETITIONS

In re Patent of D'Zmura :
Patent No. 6,974,325 :
Issue Date: December 13, 2005 : Decision on Petition
Application No. 10/671,415 :
Filing Date: September 25, 2003 :
For: Astrological Charts and Plotting Devices :
:

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent. The petition is also being treated as a petition under 37 C.F.R. § 1.183.

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DAVID ANDREW D'ZMURA
P.O. BOX 1845
BORREGO SPRINGS, CA 92004-1845

In re Patent of D'Zmura

Patent No. 7,195,488

Issue Date: March 27, 2007

Application No. 10/967,625

Filing Date: October 18, 2004

For: Astrological Tarot and Alpha-Numerology

Decision on Petition

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent. The petition is also being treated as a petition under 37 C.F.R. § 1.183.

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DAVID ANDREW D'ZMURA
P.O. BOX 1845
BORREGO SPRINGS, CA 92004-1845

MAILED

DEC 10 2010

OFFICE OF PETITIONS

In re Patent of D'Zmura :
Patent No. 7,083,415 :
Issue Date: August 1, 2006 :
Application No. 11/013,275 :
Filing Date: December 15, 2004 :
For: Stars in Ecliptic Coordinates :

This a decision in response to the petition filed June 25, 2010, which is being treated as a petition under 37 C.F.R. § 1.182 requesting issuance of duplicate letters patent. The petition is also being treated as a petition under 37 C.F.R. § 1.183.

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REMED
PPR0275-1
U.S. GOVERNMENT

June 14, 2010

Confidential

Director of the USPTO
United States Patent & Trademark Office
2051 Jamieson Avenue, Suite 300
Alexandria VA 22314

by USPS Priority Certified Mail

Page One of Eleven

cc: Ms. Kimberly Terrell, Spc. ODM, USPTO.

Petition to the Director (at no Charge)
under 1.181(a)

Due to No Fault of My Own

Re: Please restore and provide to me, at no charge, under 1.181(a), Replacements
of my six U.S. Patent Ribbon Copies (certified and sealed Duplicate
Letters Patents). My Six U.S. Patents, each of which I am sole Owner
and Sole Lawful Entitled, none of which Assigned, Sold or Transferred:

- 1) #6,776,618 "Method of Determining Zodiac Signs";
- 2) #6,974,325 "Astrological Charts and Plotting Devices";
- 3) #7,083,415 "Stars in Ecliptic Coordinates";
- 4) #7,195,488 "Astrological Tarot and Alpha-Numerology";
- 5) #7,236,952 "Invention in Finance"; and,
- 6) #7,357,638 "Astrological Horoscopes".

I have never gifted or donated any of these works, or any part, Invention(s),
or Divisional(s) thereof, or provided any express written permission for
their utilization, commercialization, publication, or distribution. I have
never given any person any occasion or permission to have ever touched
any of my Ribbon Copies, USPTO correspondence or my Texts, Drawings,
archives, files, receipts (filing or mailing), photo copies or hard copies.

Dear Sir:

Due to no fault of my own, my Ribbon Copies of each of my six U.S.
Patents (listed above) were stolen/lost/destroyed by felons, not by me.

- continues -

David Andrew D'Zmura DelAire D'Zmura

Director of the USPTO
USPTO
Alexandria, VA 22314

(confidential)

June 14, 2010
David Andrews D'Zunica (us/us)
pro se Independent Inventor and Author
Sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyright holder of
All of My Works (Intangibles).
(free and clear)

RECEIVED

FEB 07 2011

Page Two of Eleven

Petition to the Director (cont'd)

under 1.181(a)

Due to No Fault of My Own

In the period, 11/2008 through 12/2009, I, and my belongings, were viciously attacked in my home - an apartment I rented using my Section 8 Housing Choice Voucher (HUD), wherein I was sole tenant/resident/lessee/inhabitant. Cruel sick trespassers invaded, illegally, my home when I was out, and, sometimes, at dead of night when I was asleep. I lived alone, had no friends or acquaintances, never gave anyone key or permission to enter. I am disabled handicapped, deemed "gravely" disabled by Social Security Administration since January 2000. Evidence by SSA enclosed. I am very low income, with only SSI/DI (Supplemental Security Income and Disability Income) totalling \$865/month, to meet all of my needs. I am single, independent (by IRS and SSA Codes), and live beneath poverty line. I am severely handicapped since birth, and it was not expected that I would survive childhood. It was believed I had genetic leukemia, as well as haemophilia. I sat in my room, and read. My siblings did not spend time with me, nor did my parents. I nearly died Summer 1978 of Guillain-Barré type paralysis and semi-coma. Again in 1979. And, by age 26, I was essentially disabled permanently from the general workforce, though before then, I had an exemplary early career.

In 1980, I interned for the United Nations Industrial Development Organization, Vienna Austria. I was Research Associate in Education and Manpower Training Programs. In the words of my boss, Mrs. Irene Lorenzo, I did "twice the work of all the other RA's combined, plus (mine) went straight to official U.N. print." In 1981, I did unpaid full-time volunteer service for our Nation, working, security clearance, as Jr. Foreign Service Officer equivalent for the U.S. Department of State, International Organizations, Economic Policy Unit, under Secretary Alexander Haig, Unit Director Lee Sanders, and Unit Deputy Director, Kenneth Yalowitz. I served with distinction. I graduated from Wesleyan University, Middletown, CT (1983) majoring in Government and Economics. I co-developed, -designed, -and authored, economic's first all vanguard work, under Economics Chairman, Dr. Peter Kilby, establishing cost/benefit analysis (1983), later published 1985 by USA Agency for Int'l Development.

Copied from 11013275 (on 03/28/2011) David Andrews D'Zunica (ed. Adm) (dm)

June 14, 2010

David Andrew) Zinna (us/us)

pro-se Independent Inventor and Author
Sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyrightholder of
All of my Works (Intangibles).
(free and clear)

Director of the USPTO
USPTO
Alexandria VA 22314

Page Three of Eleven Petition to the Director (cont'd)
under 1.181 (a)

Due to No Fault of My Own

Upon completing cost/benefit analysis and structured work-out examples (including multipliers), I moved to West Berlin (9/1983) to begin my independent research project, Credit Crisis of the Third World, for which I was awarded a Deutscher Akademischer Austauschdienst (DAAD) fellowship [W. Germany's Fullbright equivalent, but generally only awarded at graduate and post-grad levels, not undergraduate (I was the first Wesleyan alumnus in its 150-year history to receive one)], and also attended graduate classes at W. Berlin's Freie Universität Berlin (Free University of Berlin). Based on rare success of my independent work, I was awarded the very rare distinction of a second year's fellowship, expanding to the World Bank, IMF and Special Drawing Rights.

In Spring 1984, I began work, half-time, at Citibank Berlin, a five-officer corporate international boutique, as its financial statement and numerical analyst. Doing a sixty-hour-a-week job in less than twenty, I created and maintained a perfect book for Citibank, without any delinquency, late or missed payments, defaults or downgrades, during my two years there. Citibank Berlin was the finance arm of the Kennedy Berlin Airlift Mission. I was the only native English speaker, and non-German officer. Also, in 1985, I, single-handedly, as one-man team, defeated, in every banking performance category, all of the major German banking multi-person teams (then armed with laptops and mainframes; me with #2 calculator) in that year's IBM-sponsored Bank Management Simulation competition.

I also consulted, 1985-86, for Wirtschaftsförderung Berlin (Berlin Economic Development Corp - a State-run industry-assistive operation), in Finance and Taxation (under Director Kue Petersen), American corporations.

Finally, after my DAAD's ended (5/1985), I continued to independently invent, conceive, design, document and present multi-national composite currency (trade-weight balanced) to FU Berlin, Citibank and EDCB, which then later became, the Euro. I was, and still am, uncompensated for my invention.

- continues - David Andrew) Zinna (us/us)

Confidential

Director of the USPTO
USPTO
Alexandria VA 22314

June 14, 2010

David Andrew D'Zmura (us/us)
pro-se Inventor and Author
sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyright holder of
All of My Works (Intangibles).
(free and clear)

Page Four of Eleven Petition to the Director (cont'd)
under 1.181(a)

Due to No Fault of My Own

During recurring bouts of my illness, I returned to the USA in early 1986. I received the Marcus Nadler Fellowship in Finance from NYU Graduate School of Business, but retired after 1½ semesters from illness, which from then on kept me unable to maintain regular full-time schedules. With my girlfriend, we went to Rhode Island, then back to Pennsylvania (East side) where I grew up. I took up trade jobs when I could, played, composed and recorded a large body of novels, original music, and photography, over the next ten years. I maintained learning by reading and researching on my own, entire areas of human endeavor. I made over 200 songs, as private (un-signed) recording artist, some songs of which I registered for copyright (I have over 30 copyright registrations at the US Library of Congress Copyright Office - the certificates of which were stolen, as well), such as my "Agent Edgar-Deluxe Archangel", my "Copies by DEAD", and "D'Zmura". All performance, recordings, composition, lyrics, instrumentation are mine, alone. Never I have parted them, or signed or assigned any part or portion to anyone ever. All infringed.

In 1995, it was announced that the International Association of Financial Engineers (IAFE), Exec. Dir. Dr. John Marshall, was to hold a special two-year Master of Science in Financial Engineering degree, the first of its kind in the world, to the highest, most demanding standards, supported by a \$2 million grant from the Sloane Foundation. The two-year program, under Dr. Marshall, Dr. A. Kalotay, and Dr. M. Dorigan, would be held at Polytechnic University, Brooklyn, NYC. I applied, and was provided full scholarship. Rigorous indeed: of 25 entry candidates, only eight of us walked across the diploma podium in June 1997. I graduated in three semesters, and finished atop of my class. My independent research project, on depository banking default and catastrophic loss in Property & Casualty insurance, was the only research professionally published: see my "Forecasting Expectations..." of 3/1998, CIFE (Computational Intelligence in Financial Engineering), IAFE/IEEE NYC. My work, comprising numerous inventions and improvements, forms a divisional group in my US Patent "Inventions in Finance", whereby I duly filed timely.

Confidential

Director of the USPTO
USPTO
Alexandria VA 22314

June 14, 2010

David Andrew D'Zunno (us/us)
pro-se Inventor and Author
Sole Inventor, sole Applicant, sole Owner,
Sole Author, Sole Copyrightholder of
All of My Works (Intangible).
(free and clear)

Page Five of Eleven

Petition to the Director

under 1.181(a)

Due to No Fault of My Own

I was an original member of the IAFE, joining it in its initial year of inception, 1993, when I lived at 207 N. Main St Doylestown PA, in a tiny one-bedroom apartment, getting by as a part-time estate house painter and fine dining waiter. During my Summer vacation, 1996, between semesters in my M.Sc. PE program, I succeeded where Einstein himself believed no one could ever achieve it: I derived precisely, by Differential calculus, Change with Respect to Time, also known as the Fourth Dimension, ab, in physics and finance, as Duration. Further, I then also succeeded in solving, again by diff. calculus, its Change with Respect to Change, called Convexity. As Einstein postulated, and as I proved in my Formulae and Coded Algorithms, Duration is of negative magnitude. I submitted to USPTO, my first patent application, pro-se Independent, in 11/1996 of this invention group of mine, which also included further inventions of mine, an Universal valuation mechanic enabling wholly industry-disparate financial instruments (fixed-income securities (bonds); equities; and insurance policies) to be comparatively valued. Also, my provisional filing of 11/1996 contains my Replicated Equivalent Primary Securities (REPS), its compositional process, and trading system based thereon. In my first filing, I solved what Einstein and no one in 100 years of physics, mathematics or quantum could solve, as well as write all types of financial securities under a single universal valuation framework, ab, make the compositional mechanic for portfolio hedging, immunization and arbitrage. As first, and with extraordinary value in finance industry, energy physics, light, quantum and field theory, I claimed, and patented (world's first patent of mathematical formulae and their coded algorithms) Duration, Convexity and universal valuation (also with energy industry applications) in my Patent # 7,236,952 "Invention in Finance", just one group of a dozen Divisionals within my grand conglomerate treatise, of which all inventions, text, drawings, authorship, prosecution, claims, rights and entitlements are mine, alone.

Confidential

Director of the USPTO
USPTO
Alexandria VA 22314

June 14, 2010
David Andrew DiZunno (us/us)
pro se Independent Inventor and Author
Sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyrightholder of
All of My Works (Intangibles).
(Free and clear)

Page Six of Eleven Petition to the Director
under 1.181(a)
Due to No Fault of My Own

My "Invention in Finance" contains many important inventions in divers critical financial operations. For instance, my Ratios pertaining to safe/precarious indicators of depository bank solvency absolutely indicate, and, I invented them to assist the FDIC, our Federal Bank System, and Bank risk-managers to track, detect and avert trouble. Instead, it was clearly infringed by Chase (several Poly FE's went to work for Chase) to identify, marginalize, collapse and absorb banks at risk. (No - I was not paid - in fact, I have never ever earned even a dollar, Euro or Yen, or Pound, for my works which constitute over half of leading-edge contemporary "rocket-science" finance - a multi-trillion dollar a year (US alone) industry). Add my 11/8/2007 US Provisional #61/001436 "Energy of Financial Instruments" (never published or sold by me - yet (applyies) stolen) and it covers 3/4 (half of trading). Almost all valuation specialists are using my patented, claimed Algorithms in my "Invention in Finance" - full-scale, full-industry infringement.

During my Spring Break vacation, 3/1997, I panned out the central and crux hub inventions and inventive steps, and, the mappings of the outlying destination inventions, comprising my complex set of over 150 inter-related inventions solving empirically, and, in so doing, unifying every aspect of world astrologies, in my 3/1997 provisional. From among its dozen Divisional Groups, from my US/PCT 00 and 5/5/2001, and 10/18/1998, I have patented five of the groups. Seven remaining. Of patented, the cloth of my prodigious treatise appears to be the field of astrology (in the words of Australian patent examiner, "you have created a monopoly on an entire field of human endeavour"). Yet, it is really my Astro Logic, which comprises astromony, telemetry, coordinate systems, system conversions, near-Earth geo-locating, GPS, telecoms, in addition to the solution eluding astrologers and astronomers for over 6,000 years - the locus of the division, whereinfrom precise alignment of Northern and Southern hemispheres can be precisely known any specific day -

- continuing - David Andrew DiZunno (us/us)

Copied from 11013275 on 03/23/2011

June 14, 2010

David Andrew D'Zmura (us/us)
pro-se Independent Inventor and Author
sole Inventor, sole Applicant, sole Owners,
sole Author, sole Copyright holder of
All of My Works (Intangible).
(free and clear)

Director of the USPTO
USPTO
Alexandria VA 22314

Page Seven of Eleven

Petition to the Director
under 1.181(a)

Due to No Fault of My Own

My patent, "Stars in Ecliptic coordinates" #7,083,415, moved near-Earth telemetry, Satellite and GPS into the 21st Century. Notice how fewer calls drop? My coordinate conversion process, from equatorial to ecliptic enables not just stars to be catalogued in celestial longitude and celestial latitude (essential to plot stars/constellations in astrological charts, or any solar system plot, themselves mapping planets in ecliptic coordinates, whereas prior art star catalogues map stars in equatorial coordinates of right ascension and declination; incompatible without my claimed and patented process), but to locate immediately, precisely and without numerous iterative steps or numerical approximation means, the specific pinpoint of Satellite to ground location (be it cell phone, tower, suspect vessel or vehicle) because Earth-ground locating (such as on a globe) are in geographical longitude and latitude, and hence, readily, simply, exactly convert to celestial ones. Hence, my patented process is the key inventive step for 21st century Earth-to-near-Earth telemetry, communications, GPS and high-speed identification (and low-use CPU with approximation error) of target. This is hugely important to our Nation's telecom, aerospace and security. Also, my process (I discovered on Internet) is grossly infringed, not just by gigantic-scale industrial, scientific and military operations, but by some unknown, unlicensed whole-sale patent and copyright plagiaristic verbatim infringer (my copyright also covers my coded algorithms) in some rip-off book being sold to the public. No permission ever requested and none certainly ever granted by me. The plagiarist problem continues to mean every "Astrology" book coming out, every Blog, Chatlist, pseudastrologer, chart-infringer, "Google book" whole-sale infringer/plagiarist, are not just hurting me, and stealing all of my hard labor for years (alone in my apt, sick, working weeks, or months, or years on end, by myself, for myself: pro-se independent, not in line), but are perpetrating Criminal patent class infringement - one the USA cannot allow this, for that violates our Nation, all PCT member Nations, and our Nation's rights.

Copied from 11013275 on 03/25/2010 David Andrew D'Zmura (us/us)

Confidential

Director of the USPTO
USPTO

Alexandria VA 22314

Page Eight of Eleven Petition to the Director
under 1.181(a)

Due to No Fault of My Own

I have worked over fifteen years on inventions, all at my own time, learning, thought, pondering, analyzing, refining, solving, discovering, writing and drawing, in my own home, privately (not a business, home office or business address), amidst horrible suffering, agonizing pain of very severe maladies (for over 40 years of my life mis-diagnosed), very alienating grave, acute, subacute and chronic maladies. I work by myself, in my own home, where, always, I have been the sole tenant, resident, inhabitant. Every year of my life since leaving college, I have lived alone, without roommates, relatives or associates. Every year, I have met the IRS and SSA guideline codes of independent - if also desperately poor. I have been handicapped since birth and disabled (gravely) per SSA since January 2000. Years 1996-1999 I scraped by barely financially with some part-time consulting, proofreading, house painting (none related to my inventions) to eek out a poverty-line existence, amidst knowledge I was very ill and unable to have regular job or pay. I worked extremely hard, persistently, and deliberately, (without supporters, collaborator, partner, co-worker, assistant or attorney / CPA / agent / rep / editor / co-party), because patent and copyright laws say I get paid ("All are expressly prohibited"). It is, was, and remains my ticket to economic independence, wealth and income. I have no income from my works. All are in multi-billion, and multi-trillion dollar (USA alone) industries. All are core, critical, important, fundamental and/or revolutionary improvements. My only Counter-Party is the USA government. I sent you my works. You properly assessed them bona fide, and granted me patents. USA and I are being ripped-off by infringers, and USA is being scapegoated or being made negligent in its law enforcement. USA is losing tremendous value, economic growth, leadership, world standing due to others' crimes.

June 14, 2010

David Andrew D'Zmura (US/US)
pro-se Independent Inventor and Author
Sole Inventor, Sole Applicant, Sole Owner,
Sole Author, Sole Copyrightholder of
All of My Works (Intangibles).

(free and clear)

Dad John (D)Za

-continues-

David Andrew D'Zmura

June 14, 2010

Confidential

Director of the USPTO
USPTO
Alexandria VA 22314

David Andrew D'Zunica (us/us)
pro-se Independent Inventor and Author,
sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyrightholder of
All of My Works (Intangibles).
(free and clear)

Page Nine of Eleven

Petition to the Director

under 1.181(a)

Due to No Fault of My Own

I have written and requested Replacement Ribbon Copies (Duplicate Letters Patent) now several times since first reporting the theft/loss of my beloved, hard-earned, keepsakes of my lonely contribution to the world. I have never even received a reply, let alone any Duplicates.

I don't have money to buy them - nor should I have to. The loss was Due to No Fault of My Own. I kept them safely as I possibly could. I have been gravely disabled since ten years - no income, except starting in 9/2004; SSI/DI totalling only \$865/month to cover all my life expenses, including housing, utilities, transport, food, etc. Sub-poverty-line. Do you know who you need to thank that USA is free today? A handicapped man (Franklin Delano Roosevelt) and a disabled man (Sir Winston Churchill). They led us to victory.

In 2005-2009 I was finally correctly, scientifically, test-proven, diagnosed. Four severe genetic metabolic and mitochondrial disorders. ICD-10 E80.0 - E80.2 : International Classification of Diseases:

- 1) ALA Dehydratase Deficiency Porphyria (neurovisceral) metabolic
- 2) Acute Intermittent Porphyria (neurovisceral) metabolic
- 3) Hereditary Coproporphyrin (neurovisceral) metabolic
- 4) Congenital Erythropoietic Porphyria (bone marrow) mitochondrial.

Plus, genetic internal-bleeding type haemophilia. I bled nine months last year.

In addition to this, I have sustained hundreds of murder assaults, muggings, maimings, stalkings, and grisly maimings by packs and gangs of strangers hoodlums shooting at me with anything from live ammunition guns (since 2007), high-powered laser guns/rifles, concussion bombs, sonic ear piercing/bleeding guns, lacerating weapons.

Copied from 11013275 on 03/28/2010 David Andrew D'Zunica (us/us)

June 14, 2010

Confidential

David Andrew DiZumara
Pro-se Independent Inventor ad Author
Sole Inventor, Sole Applicant, sole Owner,
Sole Author, sole Copyrightholder of
All 4 My Intangible Works
(free and clear)

Director of the USPTO
USPTO
Alexandria VA 22314

Page Ten of Eleven Petition to the Director
under 1.181(a)

Due to No Fault of My Own

Straight after publication ad my presentation of my "Forecasting Expectations..." Proceedings of CIFEr Conference 3/1998 NYC, ad coincident with my filing my PCT /US98 Astro, my mail, phone, any email and ever since have been constantly thieved, tampered, pirated, hijacked. By imposters. That was when I lived in NYC, 64 W. 82nd St #5F New York NY 10024. The phone and email pirating traced to an unknown stranger, named "Robert Soleby of Reston VA". Persons attempted murder on me, 8/1998. I reported it to USA Attorney office ad NYPD. US Secret Service came, ad told me, I was being hugely embezzled, but did not tell me by whom, what money, where it was, nothing helpful. And so it's been with police here in California. In 3/2003, Deputy told me there were murder plots on me. No specifics, no protection, no advise. One month later, they began ad have never stopped. I'm not a celebrity. I'm a quiet loner, at home by my self most of the time. I have no friends, ad scarcely even know my siblings. Before coming to Cal., I had no contact with them for twenty years. Here, now eight years, hardly any - and never any thing with them. Or any relative. I have no business, or business with relatives. Early March 2004, dead off night trespasser broke in ad shot me point blank in the head (stun gun?). Caused severe brain lesion and hemorrhage to my left cleavans. I called 911. No medical help came. Each year, I have a brain MRI. Each year it shows more and more mainwirings being done to me by people shooting lasers in my brain. And everywhere else, causing horrible internal bleeding, brain pressure seizures, convulsions, paroxysms, transient strokes.

I have no heir, no spouse, no children, no beneficiaries. I leave nothing to my parents ad siblings ad relatives. They tried to murder me in 1968. Why? I don't know. I'm the only one with genetic disorders. Who are they?

- continues - David Andrew DiZumara Tel Ad C/B

Copied from 11013275 on 03/23/2011

Confidential

June 14, 2010

David Andrew D'Zurro

pro-se Independent Inventor and Author
sole Inventor, sole Applicant, sole Owner,
sole Author, sole Copyrightholder of
All My Works (Intangible)
(free and clear)

Director of the USPTO
USPTO

Alexandria VA 22314

Page Eleven of Eleven

Petition to the Director

under 1.181(a)

Due to No Fault of My Own

You know so little about me - yet you are my Counter-Party. I have a large raised
winkle between my shoulder blades. Darkish blue-grey eyes. In 2003, I solved unified
field theory. Proved it apparent. Corrected, making actual relations between the
fields. $c^2 = Mc^2$. Never got to file, was attempted murder on, early 3/2004. Doctors
said I'd die soon, no chance of walking or talking. I proved them wrong. Police
were supposed to protect me, even APS (Adult Protection Services) from abuse/violence.
No help. My writing "Free Energy" is partly disheveled to keep certain parts secret.
(as well as my mathematical static Unified field theory, apparent relation actual relations)
It is my energy apparatus to power electrical grids - not Nuclear, non-chemical,
no by-products. Could save humanity. You never got my "Methods & Saving
Life on Earth" (Hi-verts force + up and stole most chunks of it). You are dealing
with anti-American terrorists, traitors to USA, and criminals against Humanity.

I have no money, no prospects (permanent grave disabled): please decide to:
A) Provide me Ribbon Copies and Duplicate Letters Patents on All My Patents (somewhere)
- free of charge : Send Ribbons and Letters to Me Personally

B) Remove any and every Divisional and Provisional Patent filing of Mine
from Abandonment, and let me prosecute them free-of-charge
(I am not a small or large entity. I am + Sub-poorly disabled/Handicapped.)

C) Advise the US Dept. Commerce, US Treasury and Executive Cabinet
to license, for USA science, industry, technology and securities,
my Intangible Asset wealth. It leveres \$500Billion in US Treasuries.
The Treasuries would be Centurians (20 yr patent, all life + 70 yrs copyright)
The Treasuries would be owned by USA Federal gov, and retire to US gov.
The Treasuries pay one royalty (perhaps 8% patent plus 4% copyright during term).
The Treasuries are not "flat", but backed by my vast Intangible Assets.
The US Dept Commerce, Cabinet can decide to how to license different parts to whom.

My 2003-present, and future, inventions can be included, with special provisions.
The USA needs long long term Treasuries (these are minimum 70 years) and needs more solvency.
USA industry, culture, science, military, space, GPS, telecom can be best in world.
USA with multi-poles will render any 3rd Country within 10 to 20 years.

Copied from my Address Book 28/7/2010 FINI

FINI

FINI

Confidential

Director of the USPTO
USPTO
2051 Jamieson Avenue, Suite 300
Alexandria, VA 22314
cc: Ms. Kimberly Terrel, Spur. ODM, USPTO

June 18, 2010
David Andrew D'Zunica (us/us)
P.O. Box 1845

Borrego Springs CA 92004-1845
Tel (760) 532-5404 cell
pro-se Independent Inventor and Author in Intangibles
Sole Inventor, Sole Applicant, sole Owner
sole Author, sole Copyright holder of
All of My Works (Intangibles).
(free and clear)

COVER

Dear Director of the USPTO:

This Mailing, certified as mailed this date, June 18, 2010,
by US Postal Service, contains:

- A) Petition to the Director, under 1.181(a), Due to No Fault of My Own.
Eleven Sheets. Handwritten by me, in single-pass-draft. (Apologies).
Dated and Written June 14, 2010.

B) Supportive Enclosures:

- 1) Authentic Copy of Letter (two sheets) to me, from
Social Security Administration Date: May 28, 2010.
Documenting my Social Security Disability Income of \$329/month;
and my Supplemental Security Income of \$536/month;
comprising my total monthly income of \$865/month.
Said Letter (second sheet) attests "disability began Jan. 1, 2000",
Signed, stamped and confirmed by SSA, Office Mgr., San Marcos, CA.
- 2) Copy of my Housing Voucher, 3/4/09, attesting "APS": victim of crimes.

- C) "Please Advise U.S. Department of Commerce, US Treasury, and
Our President's Executive Cabinet".
Three Sheets. Handwritten by me, in single-pass-draft. (Apologies).
Dated and Written June 18, 2010.

- D) Further Information to C): my June 17, 2010 letter (two sheets) to
my Dept. Housing & Community Development, County of San Diego.
Handwritten by me, in single-pass-draft, being CoSD case manager(s).
(contains Second Page: Front-End [re c] and Back-End (civic swap my tax facility).
This Second Page Drawing, and D) re c) constitute my Business Method,
of my own pro-se independent invention and design, thus, Patent Pending.
All Rights Reserved. I have no license on Any of My Works, and not used my Facility.

Sincerely, David Andrew D'Zunica (us/us)
Copied from 71045275 01/03/23/2011

Confidential

Director of the USPTO
USPTO
2051 Janesboro Avenue, Suite 300
Alexandria, VA 22314
cc: Ms. Kimberly Terrell, Spkr. ODM, USPTO.

Title: "Please Advise US Dept. Commerce, US Treasury,
and Our President's Executive Cabinet."

June 18, 2010
David Andrew D'Zmura (us/us)
proose Independent Inventor Ad Author

page one of three
Dad David D'Zmura

Dear Director of the USPTO:

(wherein per my annual in advance Royalty Interest)

In utilizing my Works (Intangible Assets) to underwrite US Treasuries/Bonds (Tr/Bs) and, for US federal leadership to assume license ad to bear authority in full to sublicense parts of my Works as best suited to the nature and industrial applications of the respective parts, the US leadership will have freedom from me. That is, leadership is welcome to inquire as to my thoughts or opinions on sub-licensing or distribution of licenses by parts, but has full ad free authority to decide ad direct implementation ad specification to industry, scientific and/or National (State entity use-license, ad sub-license, as it deems). In converse, similarly, while the vast US Treasuries under State and

liscensees
retains
all earnings
therefrom

Municipal Bonds that are underwritten by my Works (which I estimate to approach \$500 Billion: 70 year to 100 year Tr/Bs), the Tr/Bs retire at maturity back to the US Treasury and/or State/Municipalities, that is, the principal face value is of, and for, the People of the USA. However, ^{converse} similar as to use-license; I shall direct ad chief executive the applications ad allocations and investments of these Tr/Bs, serving the People's interests, our Nation's welfare, ad our Economy's growth, security ad development.

I am a top professional in the field areas of industrial development, banking, securities ad insurance, aquaculture ad nature preservation, ad have at heart, sympathy ad compassion to Americans of all walks, races, creeds, education ad vocational, ad am especially keen to utilize my executive ad analytic, ad constructive, sound comprehension, to solve ad further our goals. In so applying the Tr/Bs, I will consult ad inform with US/State leadership, provide on-going status ad routine reports, ad save America millions in management salaries, middle-of-the-pack business leadership ad b/p, flat, or meager results, from the point of view of aiding ad solving outstanding National and/or State/Municipal priority agenda items; this, coupled with an eye to highest standards of benefits over costs, creating ad saving lives, jobs, welfare ad standards of living of our People, ad economic solvency of our Nation's governmental budgets, industries ad localities.

June 18, 2010

David Andrew D'Zunna (us/ug)
Pro-Sec Independence Inventor ad Author
Tel 619 753 1264
page two of three

Director of the USPTO / USPTO

As indicated ad briefly recited in my eleven-page Petition to the Director, I am extremely adept at top-end financial, economic, investment ad industrial matters, both via education ad by experience. I bring an added dimension to a new model Tr/B facility, complementing our Nation's/States'/Municipalities' own, much larger, self-directed bond-pool resources. I have several important agenda items, which can be briefly cited herein, so you understand where ad how I intend to direct the underwritten Tr/Bs. For many of these, they are pure governmental, that is not-for-profit, but for survival ad security, solvency ad maintenance of civic welfare. For others, there is a for-profit environment, hence, my Tr/Bs take a stake, albeit at discount or near-to-zero immediate per value, but with the mode to up-value the industry-sector by capital infusion, to which, in addition to my set Royalty (Interest per annum on the Tr/Bs), I may earn value as my methods ad leadership ascend value of the target industry over major US public-listed corporation(s) needing or requiring bail-out, solvency infusion, to secure our People:

Example Investments (not in express rank order)

- I am top champion banker, ad world's top Financial Engineer.
- A) \$50 Billion SEC bailout (in addition to any other US/State funds) where, after analysis, zero net or negative net value SEC assets are received, in return for future earnings, recovery, recoup thereon; I will structure this facility as SAAA bank.
- B) \$150 Billion State of California Budget Deficit Termination (and Return to Solvent Investment-grade) as the world's eighth largest bordered Economy, ad at Sub-investment grade, this State, ad our Nation are greatly imperiled by this current growing, unabated deficit boondoggle. In return for cancelling its deficit, California can pay my Royalty (Interest for that position (of the \$500 Billion) - greatly less than current deficit maintenance. This Step Saves Nation ad Use of Treasury.
- As long as:
a) State California ad City Indian Wells Sponsor Baja California regions Indian Wells H2O Bonds for stadium
c) get study wide low front back side for life.
- C) \$15 Billion Salton Sea cleanup ad Anza-Borrego State Park Recovery/Preservation: following on my de-salination, de-contamination, and termination of deadly single-cell algae blooms, which I presented to Congressperson Mary Bono-Mack over six years ago by letter, I would employ distributed de-salination equipment (prior art 40 years of UNIDO and USAID), coupled with UV single-cell extermination, whereby the water de-salminates, contaminants adhere to extracted salt crystallizations, fish ad migratory birds again flourish, air quality from Joshua Tree to Mexico greatly improve - aiding human ad animal life ad health, ad, greatly storing up property values throughout Coachella Valley ad NE County SD, County Imperial, County Riverside, County San Bernardino ad Anza-Borregos. And without changing size of Salton Sea.
- And \$1.5B in Aid to California State Parks.
And \$1.5B additional Rural Project from 11013275 on 03/23/2011
ad State Hwy Lake effect

June 18, 2010

David Andrew D'Zunno (us/us)
proseIndependent Inventor & Author

Director of the USPTO / USPTO

Page three of three
David Andrew D'Zunno

Example Investments (continued)

D) \$35 Billion Ocean Water De-Salination to Human Potable Standards for City of San Diego, County of San Diego, Coastal Cities SoCal, etc. To form methods and model extensible to Los Angeles County, Coastal USA. There is not enough water in the Colorado River to quench Coastal Southern California. The Nations of UAE, Qatar, (and Kuwait and Saudi Arabia in part) de-salinate ocean water to Human Potable standards (prior art equipment UNIDO, USAID et al.), including fully all water needs for drinking, bathing, washing, agriculture. UAE and Qatar have the highest per capita income/standard of living in the world. Our SoCal Cities (esp. SD) need to start up now.

We are surrounded by Atlantic and Pacific and Gulf Oceans. 75% of our population lives within 15 miles of coastal water.

Clean-up ASAP saves USA

E) \$15 Billion Gulf Clean-up funds to engage now-unemployed fishermen, national and regional persons to pro-actively clean-up the oil spill damage, hurricanes, wildfires, as soon as possible, and into the middle-term, to stem habitat death.

F) \$ 25 Billion Displaced Worker Public Works Programs, aiding and training all providing yearly work to unemployed, esp. auto and gulf industry, UGW, workers. PWPs include training and checking and repairing, identified/ying failing / failed equipment, juncture points, lines and pipes of USA (nation-wide) electrical, water, sewer, gas utility systems thoroughly, point-to-point, whereby, end-effect, greatly reducing system loss, overload, thereby reducing production / distribution to meet demand, lowering resource usage and utility costs. Includes check/fix of homes and businesses.

Averts major meltdown. Recovers/saves substantial resources. Secures our posterity and accommodates growth

G) \$25 Billion Set-Aside to Build Up Oil Reserves on Hand Nationally; while, develop and implement clean-coal powered electrical grid plants.

H) \$25 Billion Southern and Western Sunny-Sky Solar Electrical Arrays.

I) \$25 Billion Auto Industry Capital Injections, to Revitalize Industry/Solvency.

J) \$15 Billion Best and Brightest Full Scholarships through to Doctorates, so long as rigorous standards of achievement are met; in Vol-tech; B.Sc.; M.Sc.; Mathematics; Natural Science; Biology; Chemistry; Medicine; Engineering.

K) \$10 Billion Law Enforcement Public Works Programs - especially North American Border patrol, US private and Regional Airports, Train and Bus Terminals; IRS Audit Agents (Federal and State/City) and Coordinated Tax ADst. Attorneys.

L) \$75 Billion Family Max Mortgage Facility based on benefits, bonded escrowable mortgage payments, indefinitely, such as Pensions, Disabled/Handicapped, Veterans Beneficiaries, long-term Salaried employed - direct deposited into escrow.

M) \$50 Billion US Treasury "13th Mon" to Fed Reserve Bank 12 FB Dutch Auctions, after going short bridges, purchase and newly issued, supplement shortfall auctions.

Copied from 11013275 d1 03/23/2011 FIN

150 year Energy Needs met Nationally - Oil Free - Nuclear Free

Specialty Interest of Mine

Excellence in Prior Out Performance in New Technologies

Recovers much owed money, balances current cycles years

Not "credit score" or reported income

"got to refi" Stopper



USP
U.S. PATENT & TRADEMARK OFFICE
DEC 17 2009
D:rector of the USPTO
P.O. Box 1450 Mail Stop M
Alexandria VA 22313-1450

Confidential

page 42

by USPS Express Mail
EH 559999064 US

December 17, 2009

David Andrew O'Meara
P.O. Box 1845

Borrego Springs, CA 92004-1845

- no telephone this year, still to date -
- no email since years -

Dear Director of the USPTO:

Thank you for recording my payment of my maintenance fee, total \$ 555.-, made by my two partial payments, we thank you for returning the two USPS Money Orders I made in addition, over the total of \$555.- Please be advised, my home is being robbed and threatened, especially overnight while I sleep, and my correspondence I write during day is being tampered (the original) (b) whom, I don't know, but felons, uninvited, not affiliated or associated with me, my inventors, my Patents, my money (my home). I have been horribly mutilated, maimed, harmed, kidnapped, tortured and still continues. Just walking to town today, I was shot multiple times (on public streets, by drive-by vehicles) using strange assault weapons, injuring my arm, abdomen and leg. This is constantly done by stalkers. I am sending hereto copy of my letters I prepared, originals stolen, which that is my letters we purchased, used by fraud anti-American entities.

I have been continually obstructed, rendered impoverished, robbed of virtually all my personal property (my computers, Ribbon copies, copyright registrations, filing receipts, floppy & CD backing disks of my files, my drawings, my handwritten notes. It is the most horrible assassination and persecution of inventor and defacement of an American independent inventor ever, and their crimes moreover constitute crimes against our Nation and world.

More to the point, I have been continually obstructed, rendered impoverished, robbed of virtually all my personal property (my computers, Ribbon copies, copyright registrations, filing receipts, floppy & CD backing disks of my files, my drawings, my handwritten notes. It is the most horrible assassination and persecution of inventor and defacement of an American independent inventor ever, and their crimes moreover constitute crimes against our Nation and world.

1) I notice, in public PAIR, my Patent # 7,236,952, under Contingent Data, is errant, and I provide copy of my Patent from your Image Base: my Prior to Priorized & Obj 60,030,085, of November 1996 is absent in PAIR, shows on Patent (when R.668 (copy) of my Related U.S. Patent Documents. It is key, as the set of claims I patent is #7,236,952 is expressly found in my 60,030,085 11/96. I invented my invention (containing, BasketVolunteer, Portfolio Aggregation & full, and filed it 11/96, between 3/16 and 8/96, independent inventor prior, sole inventor (sole applicant/sole owner. Please update/correct PAIR appropriately. Also, my Ribbon copy (and any enclosure) was stolen, of my Patent # 7,236,952, as with all my other Patents, Patents # 6,776,618; # 6,974,325; # 7083415; # 7,195488; # 7,236952; and # 7,357,638. I am the sole inventor/sole applicant, sole owner/sole author, in their entirety, and I have never sold, assigned, lent, transferred, hypothecated, licensed, abandoned or given away my Patents, Ribbon copies, Rights or entitlements. Please, restore my Ribbon copies to me.

Confidential

44-975-0
Director of the USPTO
P.O. Box M
P.O. Box 1450
Alexandria VA 22313-1450

page 2 + 2

December 17, 2009

David Andrew D'Zurza

P.O. Box 1845

Borrego Springs CA 92004-1845

- no telephone this year, still to date-

- 2) I request Withdrawal of Abandonment by the USPTO of my Child Continuity Data Applications (Divisions) I have not yet had any opportunity to pursue to patent issuance, due to obstruction. The list of these Child Data is lengthy, and can be found on public PAIR, under my Patent # 6,776,618 "Method of Determining Zobotic Signs", "Child Continuity Data". Please withdraw the Abandonment status, as I was violently assaulted throughout 2003 through present. Let me receive definitive correspondence from your office, regardless, with specifics, as well as my inventions, as well as updated filing receipts for each with my current P.O.Box 1845 address. I have no other P.O.Box since early 2/2009. Also, same for "Child Continuity Data" of my "Invention in Finance", also listed on public PAIR under my Patent # 7,236,952. Enclosed.
- 3) My brilliant U.S. Provisional filing of November 2007, "Energy of Financial Instruments", I am proceeding to prosecute. I have not received any Abandonment notice. Moreover, please provide me updated filing receipt for it, and remove any party or entities (as with all my Patents and Applications) attempting to run with my works, derive off my works, or claim my Inventions in my works, as ALL of my Inventions, I am sole inventor, sole applicant, sole owner, pre-se independent inventor and author in Their Entirety, without Agent, Attorneys, Representatives, boarders, Trustees, Custodians, Colleagues, Employer or work for hire, or under Government contract. Please, correspond directly thereto. I am enclosing \$75.00 to establish an account that I can pay (when I can) into, to fund my patent fees. You may direct my \$75 to its best use (Search fee for my "Energy of Financial Instruments"?). I believe, under MPEP ref. 711.03(c), 37 CFR 1.181, there is no fee required to withdraw any Holding of Abandonment, re my Ch.12 Continuity Data and "Energy in Insts".
- 4) Because strangers are continually preparing, persecuting, assassinating and number abducts, I am enclosing my will (a life, liberty, opportunity, Article Six will). It is over two sheets, which I sign (in my handwriting, valid in California).
 Thanks - Sincerely,
 David Andrew D'Zurza

December 20, 2009

David Andrew D'Zunna

P.O. Box 1845

Borrego Springs CA 92004-1845

-no telephone this year, still to date-

-no email since year-

(confidential)

United States Patent and Trademark Office

Mail Box M Correspondence

Director of the USPTO

P.O. Box 1450

Alexandria VA 22313-1450

Re: Request Regarding My Ribbon Copies

Dear Director of the USPTO:

Early this year, my Patent Ribbon Copies (as well as all my 3D+ (copyright, trademark, registration) were stolen. As they have not been recovered, they must be presumed lost/stolen, as I have not given any of them to anyone at any time.

Would you please so courteous as to provide me bona-fide proof replacements of the six U.S. Patents I have been granted to date: 1) #6,776,618 (8/17/2004); 2) #6,974,325 (12/13/2005); 3) #7,083,415 (8/1/2006); 4) #7,195,488 (3/27/2007); 5) #7,236,952 (6/26/2007) and 6) #7,357,638 (4/15/2008).

I have never made any allowance or granted any permission to any party whatsoever to attempt to be granted patent either by placing my name among a group of (merged) inventors, or to attempt to be granted patent based upon any of my inventions in my numerous Patents, Divisional Groups, Invention Publications or Academic/Inventive Authorships, and ask you to advise me on any compromise to my Rights and entitlements already in effect, and to rescind and nullify them (for they are without permission), and to search current and pending applications in the same manner.

As I related to you earlier, I have been subjected to forced abandonment of my bona-fide Divisional Groups, WIPO nations and U.S. Provisional Applications, and seek full redress and opportunity to claim all of my Inventions, including those in the future, based upon fairness and provable standards of dates of submission, filing and completion. In this Matter, I believe no fee be due, to withdraw the Holding of Abandonment (MPGP 711.03(c) 37 CFR 1.181.

I have, concurrently, written to Ms. Kimberly Tyrell, Supervisor of OPP, similarly requesting bona-fide replacements of my Ribbon Copies (all applicable Ribbon Copies) inclusive of accompanying pages and signatures. A single mailing, containing this Entitomy, by bonded carrier, to this P.O. Box 1845 Borrego Springs CA 92004-1845, against my signature, is greatly appreciated at this time. Thank you. Happy Holidays.

December 20, 2009

David Andrew D'Zmura

P.O. Box 1845

Barrego Springs CA 92004-1845

- no telephone this year, still to date -
no email since years -

Confidential
Ms. Kimberly Tyrell, Supervisor
Office of Patent Publications, USPTO
Mail Stop Publications
P.O. Box 1450
Alexandria VA 22313-1450

USPTO Fax (571) 273-8300

Re: My Address for Correspondence, and a Request for Change of Published Figure

Dear Ms. Tyrell:

As I advised the Director of the USPTO recently, the correspondence Address the USPTO has on file for me: David Andrew D'Zmura; P.O. Box 621; Indio CA 92201-0621, was closed by USPS Indio Station 92201 in February 2009. I have not made any use of that mailing address since then, and I am not affiliated with it, or with any party who may currently be utilizing that P.O. Box address. My sole correspondence address is my USPS P.O. Box 1845 Barrego Springs CA 92004-1845, which I opened in early April 2009, as, like all my prior USPS P.O. Boxes, my personal, individual, non-business mailing address, at which and from which only I am entitled to send or receive mail, use as a mailing coordinate. I am the sole party entitled to pick up, send, handle or hold my mail. As you are aware, I do not have attorney, agent, representatives, third-party paper, assign, signatory, fiduciary, guardian or associate.

Would you please update my address accordingly, especially as I have received very scant mailings from the USPTO the last two years. Further, I do not have any company or business affiliate bearing any likeness to my name, nor any physical business or home business address. I retain all Rights and Entitlements to All of my Inventions, Patents, Copyrights and Copyright Registrations, without Limit or Partition. I have not Sold, Auctioned, Hypothecated, Transferred, Assigned or licensed any of my Inventions, Patents - indeed, not any of my Intangible Assets. I have not yet earned/received even a dollar in income, royalty or license fee from any of my Intangible Assets (including my substantial copyright, registered musical and literary collections), and, as such, under U.S. Rules, I am not yet in business (until I earn) and have not yet been able to use the Fair Market Value amortization which is available to me - and to me alone, as independent inventor - though I do hope, bide-speed, to make transition to commerce with leading U.S. firms and institutions. I have been working on such ideas recently. Further, I am ardent to prepare and file my more recent works, "Free Energy", "Energy Invention", and "Methods to Saving Life on Earth".

If you do have time to provide updated (address) filing receipts, please be sure to include my Related U.S. Patent Doc. 60/030,085 11/15/96 of my Patent #7,236,952. ALSO: on My Patent #6,974,325 "Astrological Charts and Plotting Devices", I request change, that my Figure 9G (nine G) be used as its Published Figure; as it captures the full intention in stated chart. Thank you. I hope you are well, and that you get to Pennsylvania soonish then.

Sincerely, David Andrew D'Zmura

Copied (Horizon) 12/20/2009 11:13:27 AM D'Zmura press independent inventor and author - 61-105.

Confidential

Ms. Kimberly Tyrell, Supervisor
Office of Patent Publications, USPTO
Mail Stop Publications
P.O. Box 1450
Alexandria VA 22313-1450

USPTO fax: (571) 273-8300

December 20, 2009
David Andrew J'Zmura
P.O.Box 1843
Borrego Springs CA 92004-1843
- no telephone this year, still to date -
- no email since years -

④ Cite MPEP 711.03(c)
37 CFR 1.181
(no fee required).

Re: Report and Request Regarding My Ribbon Copies.

Never Received by USPTO

Dear Ms. Tyrell:

When I last spoke with you by phone, about November 2008, I stressed that I was under assault by numerous parties attempting to harm me and my Patents. Fortunately, I am still alive, though wounded and shaken. The felons, basically strangers, still continue stalking, theft, mailings and attempted murder on me, simply because I am a quality prose Independent Inventor, and Author in Their Entirity. They have sought my demise, the destruction, theft and/or vandalism of my intellectual properties, documents, files, computers, etc. I have notified the USPTO Director of this Matter. They have caused violent obstruction to my work, a forceful abandonment and disregard of my Rights, Entitlements and Properties. For instance, my U.S. Provisional of 11/07, "Energy of Financial Instruments" (of which I am sole inventor / sole applicant and sole owner / author), has been obstructed from search and examination, and needs to be permitted opportunity.

Moreover, in about January 2009, all of my Ribbon Copies were stolen, and having not been recovered, are presumed irreparably stolen / lost. I did not, and have not, sold, assigned, transferred or licensed any of my Patents. I further request that all remaining Divisions of my two main treatises be permitted for me to prosecute them to patent, as they were deemed benef. 28-④

Please, by secure, registered, sealed package, to be delivered against my signature solely (as I am their sole inventor / sole applicant / sole owner and sole Author in the Entirity), provide me replacement Ribbon Copies (and any and all attendant papers) to my U.S. Patents (all in good standing / maintenance fees current): 1) # 6,776,618 (8/17/2004); 2) # 6,974,325 (12/17/2005); 3) # 7,083,415 (8/11/2006); 4) 7,195,488 (3/27/2007); 5) 7,236,952 (6/26/2007); and 6) # 7,357,638 (4/15/2008). And a filing receipt for my "Energy of Financial Instruments" (11/2007). Please.

Sincerely,

David Andrew J'Zmura
Copied from 11013275 on 03/26/2011

please Independent Inventor and Author in Their Entirity.

95 (P.A.D.)
7/29/09

Confidential

December 22, 2009

David Andrew D'Zunera
P.O. Box 1845

Berkeley Springs CA 92004-1845

- no telephone all year, still to present
- no email since years -

Ms. Kimberly Tyrell, Supervisor
Office of Patent Publications
USPTO

page one of three

Mail Stop Publications USPTO fax: (571) 273-8300
P.O. Box 1450

Alexandria VA 22313-1450

Request for Withdrawal of Any Abandonment [MPEP 711.03(c)]
[37 CFR 1.181.]

Re: Request for Updated F.I.-in Receipts, bearing my Change of Address

List of My Patent Applications

Is David Andrew D'Zunera (USA) prose Independent Inventor and Author in Their entirety

Sole Inventor | Sole Appl. Cont | Sole Owner - New Ass., incl. Transferred, Sold or Licensed.
No Beneficiaries, No Assignee, No Co-inventor, No Relating, No Co-inventor, No Representative,
No Attorney, No Agent, No Representative, No Assistant, No Employee, No Co-inventor,
No Kin, No Child or Parent, No Representative, No Co-inventor, No Relating, No Co-inventor, No Representative,

My Six U.S. Patents (I have not permitted any Party to Attach to Me any Applications,
1) # 6,776,618 (8/17/2004)
2) # 6,974,325 (12/13/2005)
3) # 7,083,415 (8/1/2006)
4) # 7,195,488 (3/27/2007)
5) # 7,236,952 (6/26/2007)
6) # 7,357,638 (4/15/2008).

I have never permitted any Party to Attach
My Name as Inventor in any Group of Inventors,
nor Use of, Description or Discussion of my Inventions,
or Derivation therefrom, or unclaimed Divisionals
Groups of my Invention, as Matter for Other Patents,
Patent Applications or Filings (in USA or WIPO), or
to send, or Attempt to Add/Change/Subtract Matter from

My Inventions, Filings, Applications, Patents on file.
the Theft/Loss of my Ribbon Copies (and all related Paperwork) as Replacements to
Also, notice of any and every Party that has attempted to derive off my Matter | My Name -
6,974,325 to my Figure 96. Also Change in Published (Cover) Figure be made on my Patent
on my Patent # 7,083,415 "Stars in Ecliptic Coordinates" to my Star Catalogue Drawings,
i.e. Figures 2 (eg. Figure 2 A), or with Constellation Part also represented in Figures 2.

I have not had, have not used, and have not had any access to my old P.O.
Box 621 Indio CA 92201-0621 (personal, individual, for me, only) since early 2/2009.
Please change my Address for Correspondence to: Mr. David Andrew D'Zunera, P.O.

Box 1845, Berkeley Springs CA 92004-1845 (my personal, individual box, same, at my old P.O. Boxes
621, Indio CA 92201-0621 (Indio Station) or 2541, Palm Desert CA 92261-2541,
since early 2/2009. Both Boxes were closed (illegally) by local USPS office Stations.

My Astro Logic Filings: Parent

60/040,442 (3/12/1997)	60/202,038 (5/5/2000)	PCT/US00/28838 (10/18/2000)
09/283,753 (6/27/1997)	60/205,290 (5/19/2000)	09/849,582 (5/15/2001)
PCT/US98/13383 (6/26/1998)	60/206,536 (5/21/2000)	(Continuity)
60/144,056 (07/16/1999)	60/206,603 (5/25/2000)	11/013,275 (12/15/2004)
60/158,065 (10/17/1999)	60/207,310 (5/30/2000)	10/671,415 (9/25/2003)
09/421,192 (10/18/1999)	60/207,415 (5/30/2000)	11/455,901 (6/19/2006)
60/172,651 (12/20/1999)	60/207,450 (5/30/2000)	-Child Continuity (continues -
60/181,502 (2/10/2000)	60/208,580 (6/2/2000)	David Andrew D'Zunera, Inventor David John D'Zunera, Inventor Pro. Indep. Del. Inventor Status
60/189,332 (3/14/2000)	60/209,594 (6/19/2000)	

Confidential

December 22, 2009

David Andrew D'Zunno

P.O. Box 1845

Barrage Springs CA 92004-1845

- no telephone at this year, still to date -
no email since years -

Ms. Kimberly Tyrell, Supervisor
Office of Patent Publication USPTO (571) 273-8300

USPTO

P.O. Box 1450

Alexandria VA 22313-1450

postage 4 three

P.S. Since the theft of my six Patent R-3300 Copies, beginning + 2009,
I have not received a single Replacement - and none has been filed.

Request for Withdrawal of Any Abandonment [TMEP 711.03(c)]
[37 CFR 1.181.]

Re: Request for Updated Filing Receipts, bearing my Change of Address
Request for Replacement Ribbon Copies (entire Mailing c)

List of My Patent Applications

I, David Andrew D'Zunno (USA) prose Independent Inventor and Author in Their Entirety
Sole Inventor / Sole Applicant / Sole Owner / Sole Author - Never Assigned, Transferred, Sold or
No Attorney, No Agent, No Representative, No Assistant, No Employer, No Co-Inventor
No Kin, Kids or Neat-of-Kin. No Spouse, no children/dependents. Single person family since age 18.
No Beneficiary, Person, Group, Church, Relatives - No beneficiaries, (including or Representative -
No Nominee, no Insurance (Life & Liability Coverage or Disability Policy), no Pension.
Licensed.

Affidavit

To wit, throughout the course of my years as prose Independent Inventor (self-invented sole applicant (sole owner/sole author)), I have been subjected to incessant felonies, including first-degree murder, theft, robbery, kidnapping, torture, beatings, drug use/poisonings, spying, wiretapping (prying/bribery), sabotage, forgery, impersonation, assassination, slander, libel, defamation, frame jobs, malicious stalking, terrorization, menacing etc. The NYC police, Secret Service, FBI informed me (without any specific who/what or names, places, dates, etc.) I could secure my own safety, protecting my property and life, in 1998, in 1999-2000, and California Sheriff's similars in 2003, 2004, acknowledged these crimes were being done to me, including massive embezzlement of my money, dangerous schemes to murder me - but never did me, never protected me, my life, limb, liberty, property, rights, entitlements. None gave me any information to defend myself (what to avoid, where to run, who, etc.). As such, they (at least by negligence) allowed or permitted others to ruin my life, to steal all of my money, enforce sub-priority-line substitutions, to be robbed, raped, stalked, trespassed, espionage, sabotaged, defrauded, every day for many years now. They enabled felons at will to violate & offend me, to forcibly abandon my patent applications, divisible groups, inventions, obtain (from ever making it to the USPTO OIPE, let alone through to worldwide patents, and, I understand, they used funds I earned via private business (but never received a single penny of, though I am/never its sole shareholder (voting (A), Sole director, Sole officer - my Valerian, Inc. of DE, plus other money property mine (not wholly specified) whether relating to my Invention, my Music / Authorships / Copyrights, or other sources such as interests/gifts/advantages or Rights, entitlements and Benefits stemming from my Birth (factual), Life, Ing-blocks, life-long genetic handicaps, decades-long disability from injury by them.

I demand full redress, full restitution, full reparation, and full financial recompense, by the USA. And full withdrawal of any and all "Abandonments".

Since 2000, I have invented further tremendous works of genius, filed or unfiled:
on Energy Matrix Field Theory (with various interacting shapes, circa 2003; cmw-1112).
Also Localized Matrix Transform in Discrete Time-Domain - Function of Financial
Instruments (US 5,705,107). Also an uncompleted and yet filed work - Standardized
Financial Instruments (US 5,705,107). Also an uncompleted and yet filed work - Standardized
Financial Instruments (US 5,705,107).

Copied from B1012875 on 03/25/2011

David Andrew D'Zunno and B1012875, "Apparatus", a Method to Secure Life in C. 141.

Please: I request/crash Duplicate Ribbons Copies Letters
of each and All of my Patents and Copyright Registrations.
Confidential

May 20, 2010

David Andrew D'Zunna

P.O. Box 1845

Borrego Springs CA 92004-1845

- no telephone since 2/2009 -
pro-se Independent Inventor and Author
Sole Inventor/sole Applicant/sole Owner in Entirety
no Attorney/no Agent/no Third-Party
no Assignee/no CPA/no Transfer
I have never received any Royalties or Any
of my Works -

Director of the USPTO/Mail Stop M Correspondence
U.S. Patent and Trademark Office
Mail Stop: Maintenance Fees
P.O. Box 1450
Alexandria VA 22313-1450

Re: Payment of My Maintenance Fees
on My Patent #7,195,488 "Astrological Tarot and Alpha-Numerology"

Prior: My Payment by Date \$25.- (USPS Money Order 17045892415)

Note: I do not have company or assignee in any resemblance to my Name.

Dear Director:

Please be advised - I am extremely low-income, at Sub-subsistence poverty level, independent inventor and author in Entirety, pro-se. Although I am being rampanty infringed, I have never licensed, sold, transferred, assigned, granted, gifted or donated this patent of mine, #7,195,488 "Astrological Tarot and Alpha-Numerology", or any of my Patents, over 500 inventions of mine contained in my Patents, Patent filings, Divisional Groups (patented, bona fide or as yet unpatented). I have never received even a single dollar royalty on any of my Works - of which I am also sole Author/sole Copyright Owner in Entirety, not just sole Owner, sole Inventor, sole Applicant.

Due to my extremely meager personal income (I am triple severe genetic handicap (3 acute heart pathway disorders), as well as "gravey" (total, permanent) disabled (per Social Security, 10 years now), I can scarcely pay any fees - whether maintenance, or on my numerous Divisional Groups (under my "Method Determining Zodiac Signs", or my "Invention in Finance" - of which I am Sole Inventor/sole Applicant/sole Owner/sole Author of All Entirety), or on my not-yet-examined newer Works (i.e. "Energy of Financial ~~Instruments~~ Instruments"; "Free Energy"; "Methods to Saving Life on Earth", etc.), let alone Petitions fees, Duplicate Letters, etc. My Ribbon Copies, my three personal laptop computers (1996-2009), Copyright Registrations (over 30) were stolen from me ((from my personal safe-deposit box (bank) and storage unit)). Stop those criminals against me, and their Crimes Against Our Nation.

Enclosed herewith, my further payment of Maintenance fees on my Patent #7,195,488 (I already paid \$25.) of USPS Money order \$15, totalling \$40. My current total now paid is \$40, with no Surcharge yet to be due.

Sincerely, David Andrew D'Zunna Del Norte Blue

Copied from 111fb3275 exp 05/23/2011 and Author in Entirety.

By USPS Express Mail #
this date, 6/12/10.

David Andrew D'Zimura [confidential]

enc. my USPS Money Order of \$555.-
for Maintenance fees on My Patent
#7,083,415 "Stars in Ecliptic Coordinates".

Director of the USPTO

U.S. Patent & Trademark Office
2051 Jamieson Avenue
Suite 300
Alexandria VA 22314

June 12, 2010

David Andrew D'Zimura (usps)

P.O. Box 1845

Barrington Springs CA 92004-1845

Tel (760) 532-5404

No Attorney | No Agent | No Representative

No Assignee | no CPA | No Transfer

I have not licensed, sold, granted or
gifted / donated any of my Patents.

I have never yet earned any Royalty on my Works.

Re: Payment in Full of My Maintenance Fees due on
my Patent #7,083,415 "Stars in Ecliptic Coordinates".

I am Sole Inventor, Sole Applicant, sole Patent Owner.

I am also sole Independent Inventor and Author in Entirety.

I am sole Author of All Text, Illustrations, Coded Algorithms, Claims
in Entirety, and am sole Copyright Owner, not Assigned/Licensed.

Dear Director of the USPTO:

Thank you for notice from the USPTO that partial payments
of maintenance fees are not conventional practice. Thank you
for your return refund of my partial payments made over
the past several months. Please find heron attached,
full and complete payment of the maintenance fees due
on my Patent #7,083,415 "Stars in Ecliptic Coordinates",
by my USPS Money Order of \$555.- (\$490 fees + \$65 surcharge).

This Patent of mine claims my invention of equatorial to
ecliptic coordinate conversion process (polar trigonometry),
and catalogue of the stars in celestial longitude and latitude.
My process, widely informed, forms the basis of 21st Century
near-Earth satellite and GPS, earth geo long. and lat., and
of tremendous value and industrial application for our Nation.
I am proud to have contributed (though not compensated yet)
to our Nation's leadership in telemetry, GPS and tele.com.

Sincerely,

David Andrew D'Zimura

Copied from PM101327500003/23/2010 and Author in Entirety (usps).

Confidential

Director of the USPTO
USPTO
2051 Janesboron Avenue, Suite 300
Alexandria, VA 22314

cc: Ms. Kimberly Terrel, Spc. ODM, USPTO

June 18, 2010
David Andrew D'Zunera (US/US)
P.O. Box 1845
Borrego Springs, CA 92004-1845
Tel (760) 532-5404 cell
prose Independent Inventor and Author in Entropy
Sole Inventor, Sole Applicant, sole Owner
Sole Author, sole Copyright holder of
All of My Works (Intangibles).
(free and clear)

COVER

Dear Director of the USPTO:

This Mailing, certified or mailed this date, June 18, 2010,
by US Postal Service, contains:

A) Petition to the Director, under 1.181(a), Due to No Fault of My Own.
Eleven Sheets. Handwritten by me, in single-pass-draft. (Apologies).
Dated and Written June 14, 2010.

B) Supportive Enclosures:

1) Authentic Copy of Letter (two sheets) to me, from
Social Security Administration Date: May 28, 2010.
Documenting my Social Security Disability Income of \$329/month;
and my Supplemental Security Income of \$536/month,
comprising my total monthly income of \$865/month.
Said Letter (second sheet) attests "disability began Jan. 1, 2000",
Signed, stamped and confirmed by SSA, Office Mgr., San Marcos, CA.
2) Copy of my Housing Voucher, 3/1/09, attesting "APS": victim of crimes.

C) "Please Advise U.S. Department of Commerce, US Treasury, and
Our President's Executive Cabinet".
Three Sheets. Handwritten by me, in single-pass-draft. (Apologies).
Dated and Written June 18, 2010.

D) Further Information to C): my June 17, 2010 letter (two sheets) to
my Dept. Housing & Community Development, County of San Diego.
Handwritten by me, in single-pass-draft, to my Co-SD case manager(s).
(contains Second Page: Front-End (re C) and Back-End (civic swap my tax facility).
This Second Page Drawing, and D) ad C) constitute my Business Method,
of my own prose independent invention and design, thus, Patent Pending.
All Rights Reserved. I have no License on Any of My Works, and not used my Facility.

Sincerely,
Copied from Mailbox on 6/18/2011

(*) USA ownership / technology
All these areas is
BIP, and many more
in firm ownership.

DOB: 7/21/1960
Date 26, 2010 (mmddyy)
David Andrew D'Amato (US/US)
P.O. Box 1545 (1170 Lee Hwy)
Bingo Springs, CA 92004-1545
Tel (cell) 760 532-5404

Note: I am Chamberlain presenting these case methods
to our US Federal Cabinet (State, Treasury),
Senate of California, State of California and Com.
State of California (USA)

Ms. Kimberly Terrell, Director of IP
United States Patent and Trademark Office
Mail Stop: 2022
P.O. Box 22250

Alexandria, VA 22313-2250
cc: Director of USPTO

Re: My invention (business method) of upholding inventions (patents)
through its Federal, State or Municipal Authorities, enabling individuals
to use Treasuries Bonds, longest term ((extending)), to stabilize all Assets -
such as my 25 years, which forward-backwards licensed usage rights,
is return, receiving interest (of royalty patent & copyright basis).

Dear Ms. Terrell; Please forward within USPTO (Director), (CPOE), cc: Director USPTO
After the past nine months, I have worked, propose independent
innovating - business method [both file (my assessment)] innovation, (*) and presented
already a score of patents, intellectual property, copyright assets to USPTO
(Intangible Assets), such as my vast wealth of multi-disciplining

fundamental and major consequential inventions, patents, copyrights,
can be packaged as asset to underwrite extremely long-term
US Treasuries/ State and/or Municipal Bonds, thereby adding liquidity
to our financial system (multi-trait), more important & very long-term
lock-in of low-yield (interest rate) on those bonds (copyrights are
lifETIME plus Seventy years) which is extremely critical for the USA
at this economic juncture. The interest on the Treasuries/Bonds
is payment time, us/fc Royalty for usage license of my Intangible
Assets (20 years patent, ownership, then after 20 years, royalty,
1/2 plus 70 years copyright) to the USA / State/Municipalities.

My inventions, some would be us best suited open-around-USA
(aspects of astrophysics), others to US security, telecon, aerospace entities
(coordinate telemetry near-Earth, ad. satellites to Earth and universe),
and others, to top level industry corporations (from among my 12 groups
of major science discipline applications) who then can sub-license -

Lastly, my energy/physics/field work to USA secure, academic and
select industrial USA operatives. This, my "Patent Application" enclosed, object
not just to protect my invention for me, but my entitlement to royalty
expect, should when it will be used on other party(ies) Assets.

This is the Solution to USA's most pressing needs, provides balanced stable economic development,
as well as National Security, secured at great rates, for 100 years to come. (*)

July 14, 2010

David Andrew D'Zmura (us/us)
P.O. Box 1845

Borrego Springs, CA 92004-1845

Tel. (619) 760 532-5404
Pro Se Inventor/Inventor/David Andrew D'Zmura,
Site Inventor/sole Applicant/sole Author/sole Owner:

"Counter-Party License Transaction";
Somewhat: specification drawing, p. 1, April 2010.

Director of the USPTO, ad,
Ms. Kimberly Terrel, Spc. ODM
US Patent & Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

Re: Prosecution and Information of My Business Method Invention, ad hoc
Utilization by Net-Equal Swap of my IRS Inventor's Tax Audit Deduction,
(containing copy of cover letters to several Parties (US Federal, State, Local))
to whom I have sent/am sending this concurrently, for consideration.

Dear Director and Ms. Terrel; Following prior description of this to you,
I packed USPS Certified Mailbox, sent 6/13/10 to USPTO, ad.
Enclosed are cover letters and brief enclosure of mail I am
sending to US Federal, California State and County, and local Civic
Entities, (other than the USPTO - to whom I've posted over past year),
for your information, ad, at your discretion, comment to me.

Enclosed to these parties, expressly to our US Treasury,
Secretary of State, California Governor, and County San Diego,
are the three sheets of narrative description which I mailed
to you, attached to one of my Petitions + Director, 37 CFR 1.181(a),
by USPS Mail, first class, mailing date 6/13/10, Cover 6/13/10,
"Petition to Director Due to No Fault of My Own" 6/13/10 (11 sheets), etc.
I have enclosed photocopy of the (apologizes - handwritten)
letters of mine to these Officials, as well as the three description
sheets I previously mailed to you, and enclosed to them.

I hope you are well. I have never yet heard back in
writing or by phone, or message, from USPTO or Library of
Congress regarding, or supplying, my Replacement R.ibbon Copies
and/or Copyright Registrations (over 30 of mine), or to my
various Petitions for Provision of Duplicate Letters Patents (R.ibbon
Copies, Release from Abandonment of my numerous Divisionals
and Divisional Groups (which I have had no chance to pursue,
per filing, search, examination, publication, issuance fees -
for they were all (over 24 Divisional Groups) deemed Born Fide by
USPTO, or in my 11/8/2007 Provisional "Energy of Financial Instruments",
my 2003/04 "Free Energy" (relation to Field Theory relations), my
"Method & Saving Life on Earth". I scarcely can eek out subsistence.

Thank you for USPTO delivering me one of my R.ibbon Copies "Abandon and Horseup per"
Captioned from 1101325 of 03/23/2011 (US Patent, & Australian, EPB, etc. (PC)).

P.S. Can you containerizing mail for my pick-up
- not in my Box, if that is the point of theft.
I have no friends, affiliates, associates at all.
My mail, w/ my Box, are mine, alone.

Mrs. Rose, Patty ad Trish Thanks.

US Post Office Borrego Springs
USPS

Borrego Springs CA 92004

July 14, 2010

David Andrew D'Zmura

P.O. Box 1845

Borrego Springs CA 92004-1845

Tel (cell) 760.532.5404

Re: Reported theft/loss/non-delivery of my mail throughout Borbold (1845:4/109
present)

Dear Rose, Patty ad Trish,

In Spring 2009, I moved from Coachella Valley Riverside County to
Borrego Springs, ad, you opened P.O. Box 1845 BS CA 92004-1845 (4/2009)
for me - my personal, individual, my use at my pick-up only, Box.
In 2/2009, my two prior P.O. Boxes (2541, Palm Desert CA 92261-2541;
ad 621, Indio CA 92201-0621 - also, my personal, individual Boxes,
were closed, ad since then (2/09), I have (had) no other mailing
address anywhere, besides my P.O. Box 1845. I have never appointed,
authorized or allowed anyone, ever, to use my address; or take my mail,
or sort, tamper, hold, open it, nor, is/was anyone allowed to,
by Law. My mail is triple-protected against mail theft/tampering/etc.
First, by normal USPS mail laws. Second, as US ^{lawyer} investor, no one
(not even military or police) are allowed to open, take, handle, hold,
copy or use my mail or mailing address. Similarly, as handicapped
ad disabled person, under American Dis. Benefits Act etc, no one (not even
police, doctors, relatives) are permitted in any manner to touch, monitor,
take, tamper or obstruct any of my incoming or outgoing mail.

A few months ago, I tried changing locked key on my P.O. Box 1845.

Dee executed the change (printed receipt wrong - to Box 1745 - no
connection^{connection} association with me). I have no connection, employer,
affiliation with anyone, ad never had or would permit anyone to

pick-up my mail, every when sick at home. I only come to the P.O.
once or twice a week. Numerous official government agencies have ^{import}
reported to me, theft of mail sent to me at my P.O. Box 1845 that ^{mail},
I have never received - Federal, State, County ad medical, tax, patent,
copyright, insurance, social security - and also my friends back East.
Please report same - ad to US Postal Inspector anything you know about
who (ad why, how, etc.) has been stealing my mail. These are crimes
against me and our USA. I am being hit with a lot of fraud (credit, ID, etc.)

because of it. I live alone in a house (in entirety) from a strong cr, 1170 Acre
S. - care (David Andrew D'Zmura) ad (Mr. Janstan, Med.).

Copied from F1013275 on 07/23/2010

I have not received replacement letters patent yet on my Ribbon Lopis. I never authorized any other party to request, store, have, use, or receive any.

Director of Patents at USPTO, and
Ms. Kimberly Terrel, Spkr. ODM
US Patent and Trademark Office
P.O. Box 1450
Alexandria VA 22313-1450

Director of the USPTO
2051 Thomas Ave. Ste 300
Alexandria VA 22314

Hello, (USPTO track#1808832)

I recently ordered, at great cost to me (\$190), "certified" copies of my six US Patents: #7,236,952; #6,776,618 (and its several divisions); #6,874,325; #7,083,415; #7,195,488 and reduced/canceled #7,357,638). Also,

See also my filed parts in my US Appl. #09/421,192 (10/18/1999).

Firstly, I was dismayed to find them re-labeled (not as on original R.55s (pg) as "B", not "A"). I completed, submitted specification and drawings (all of my own prose independent inventions and authorship, with absolutely no exceptions) by and before any "publication" rule change (2002), by and before 9/11/2001, in fact, by and before 8/2000, generally much earlier.

Secondly, I have never published, myself or by my express independent permission, any publication of any of my works, with the single exception, Group Bank Deposit Default Risk and Property Consultant Insurance Catastrophic Risk (incl. my ratios) in 3/1998 (IFER Proceed., New York City. I am sole author/inventor of all work therein, and independently, as well. I duly ^{contemporaneously} library of Congress Copyright Registered all my works, up through first publication (by USPTO) of my Astro and my Finance Patent treatises. I own all copyrights and patent rights.

Please be sure to remove/change/reject any and all alterations to my works. I filed them as is. My star catalog and cover is method invented before April 1998 (1998/04/01). Reject false / recent added fake citations. Sincerely, D. A. I. Dr. Andrew Iwamura, PhD, MA, CFA, FSA

September 15, 2010

David Andrew Iwamura (us/us)
P.O. Box 1845

Burke Springs (A 92004-1845

Tel (cell) 703 532-5404

pro se Independent Inventor and Author in entirety
sole Inventor (Applicant) Owner/Author in entirety
no Attorney, Agent, Representative etc.

re: All matter, text, drawings, algorithms are mine, and I duly, contemporaneously registered them, sole Author/prior Lib. Congress Copyright Office, all Matter of my Inventions, All Descriptions finished and filed to USPTO by me prior 2001. No alterations to my filed applications/divisions ever permitted.

Confidential

Commissioner for Patents
Attn: Ms. Kimberly Terrell, Sptfr.
Mail Stop: ODM
P.O. Box 1450
Alexandria VA 22313-1450

October 13, 2010
David Andrew D'Zmura
P.O. Box 1845
Borrego Springs CA 92004-1845
Tel (cell) (760) 532-5404
pro & independent inventor and author
institute
cc: Director of the USPTO
Taniexas Ave.

Re: Correspondence from Me to You; Your Documentation thereof;
Theft of your Return Mailings to Me by Anti-USA terrorist felons.

Dear USPTO:

In November and December 2009, some Jan. 2010, I sent you multiple substantial important handwritten documents, disclosures, backgrounds and affidavits, containing vital key inventive steps of my invention, including core energy ($cm=mc^2$) and fundamental designs of my O/CPLT invention. I am handwriting, impoverished (never paid; never compensated). USA world has no permission to use any of my Patent (Copyright) works, still, and can only transact with me, cash on barrelhead, as my computers (3 laptops) were destroyed at Anti-USA (terror) against me, Nature and Humanity felons stole my hard drives. These felons also stole return correspondence from USPTO to me (clear felony), bearing OIPE date stamp attesting my mail submission, and me as original inventor, in 12/09, of such as " $cm=mc^2$ " and O/CPLT. Destroy those felons. I documented " $cm=mc^2$ " on my apt. wall, 2003, and photographed it, in yellow disposable Kodak camera, along with photos of my jokes (also written on wall, eg, c'est moi, etc.). My camera evidence was stolen this past several months. Police (Riverside County, Cal) also witnessed my documentation, and I believe, other unauthorized, non permitted parties, may have photo or video evidenced recorded my 2003/4 apt. wall, Apt. #10.

Sincerely, David Andrew D'Zmura early March 2004

Copied from 1101325 on 03/25/2011
P.S. Badly responsive attorney from China, while I slept, he left disastrous

Read My Lips

December 2, 2009
David Andrew D'Zunna (USA)

Absolutely nothing to the State of California, or to any company, church, entity, person ever in California at any date in the past seven years, commencing July 1, 2002, and every day since, with the exception of myself, and as expressly identified herein:

My Will and Testament, Revised ed Superseding Any Other(s),
in Memory of Noah Atlantic Treaty, FDR and Churchill... including
codicille).

Replacing any and all previous and/or prior will, or testament, or codicil, without exception, and, as known, more previous or prior ever actually evident to comprise being granted any entitlement to any one or more persons, parties or entities, and in the event of my death, Immortal April, or obfuscation, and expressly, to be bequeathed on my Behalf should I need conveyance, counsel, defense, attorney, fiduciary, guardian, trustee, custodian or third party representative, and in wake of any occurrence, to operate without Remission in my stead thereafter (if I am not able), I bequeath, leave, place, assign, grant, gift and/or donate, without Exception, Limit, Amount, or Time of Its Due Date (whether before this will or after), without exception to any years before or after), which includes any and all forfeitures, seizures, liquidations, or conveyances against parties withholding, obstructing, thieving, destroying, losing or utilizing, any and all Assets, wealth, Income, Revenue, Royalties, License fee, Intangible Assets, Copyrights, Seals, Patents, Signature, Authorship, Image and all Article 5 & Bill of Rights incumbent to me, my person, my Birth, my Life, my Work, my Lifetime, as well as including any and all my Estate, Inheritance, Heirship, households, Common Law Portions, traceable and extractable by honest Law Enforcement, Investigation, Records, government and Cooperative Citizens, to these two specific emissaries of Goodwill, Hope, Integrity, Industry, Trade, Banking, Insurance, Arts, Science, Environment, our Nations, its Peoples, Heritage, History, and Endowment:

50% 1) the J.P. Morgan family (^{and} Subordinate shareholders, prior to Chase)

- Chase expressly excluded (and no money-center bank)

- personally, J. P. Morgan (i.e. bank w/ money-center lead,

- plus many AAA standards w/ grade, or nearest thereto;

50% 2) Lloyd's Insurance of London and Bermuda (^{and} Subordinate Swiss Re)

- no excess loss catastrophic property and casualty,

- to maintain AAA standard grade, or nearest thereto;

each said Party 1) and 2) equally maintaining, benefitting

disposing, recovering, deploying, utilizing, earning one-half, that is, each fifty (50%) percent, and coordinating together.

To whom, I seek to speak, and meet, regarding my Inventions and Use.

Neither Morgan, nor Lloyd's are to be persecuted, or sued, by any reverse-engineered parties, any lost to pay dividend to reverse-side parties

Collected ample compensation, and indemnified, as necessary or needed.

see
reverse-
side.

To: U.S. Dept. of State
H. Secy. of State
Subject: To be
Copied to: [redacted]
Date: [redacted]

I need to see and speak with my old friends. I need all my mail, phone, notes, etc.

Further

My will and Testament, Revised and Superseding Any Others, incl. Codicils
in Memory of North Atlantic Treaty, FDR and Churchill, JFK and Bobby K.

In Balance, and as synthetic one-percent, if needed,
eminent financiers, have seat with Morgan and Lloyd's, such being
Citibank, if accepting, of Mr. Walter Wriston, and, if further one-^{et al.}
percent be needed, if first one-percent be vacant, Mr. John [redacted] (Clark) Welch,
or at their discretion, suitable emissary, including up to U.S. Vice President,
Blue Chip Old-Line Industry CEO or Board Member operating under or near
prime, to ensure fairness, but not conveying openness or public scrutiny.

While I maintain, own, or hold or license, theoretically all 100%
during my lifetime, I ask that 30% of 100% be directed to National
Purpose Improvements, Industrial Development, Hard Trade and Currency;
I suggest also, to consider synthetic one-percent from U.S. Dept. State,
and moreover, that U.S. Dept. State be my Escort and/or Emissary.
Also, that senior Senator of National Interest be singular to
examine, if necessary by Law, operation of Party 1) and 2), such
as Senator Arlen Specter of PA or Senator David Rockefeller of NYA.

Moreover, I seek and strive to be courteous to our Nations, and have,
despite possibly dubious allegations or aspersions by others, invented,
authored, patented, innovated in important fields, and therefore
hold Seat in this entire affair and situation throughout my life.

I work hard, and have for decades. I love what I do, and it shows. While
the lifestyle of an inventor may seem curious to some, I simply need
privacy, peace, protection and a place to operate in, even reside in,
as, like probably most inventors or intellectuals, I am most always
at work in some manner, not manifestly evident. While this may
days to months and years to come to full draft and completion, I
stick to it and see it through. I wish to speak with, be interviewed
and considered by actual top shelf professionals in the associated
fields of my works, including also my collection of maps I made/make.
Mostly, much of my patent work, while manifestly showcasing a
front application(s) and field, contain numerous extensible
technologies actually applicable to aerospace, defense, energy,
physics, mathematics, risk management, entertainment,
telecom, GPS, satellites and coded algorithms and ratios.
I hope to be interviewed in normal context appropriate to these
leading sector practice, representatives of these industries,
sectors and/or government posts, including our Military
and National Security, disposed and dedicated to attending
for productive, business, commercial, domestic, foreign,
national, meaningful negotiation to present proper bona fide
commercial and/or confidential contract for payment to me.
This can only be done by me directly with them, countersignature,
good food, clean air, medicine, re-uptaking relationship, spark,
real estate in my immediate and local area.

Copied from [redacted] 10/27/2008 10:22 AM/2008
I can live without share of
real estate in my immediate and local area.